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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/064,392

07/09/2002

John Hefti

JH-003

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01/22/2008

CLIFFORD B. PERRY

132 N. EL CAMINO REAL

No. 347

ENCINITAS, CA 92024-2801

EXAMINER

SINES, BRIAN J

ART UNIT

PAPER NUMBER

1797

MAIL DATE

DELIVERY MODE

01/22/2008

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/064,392

Applicant(s)

HEFTI, JOHN

Examiner

Brian J. Sines

Art Unit

1797

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 1/14/2008.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-4, 8, 11, 12 and 14-31 is/are pending in the application.
- 4a) Of the above claim(s) 14-31 is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-4, 8, 11 and 12 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- ☐ Notice of References Cited (PTO-892)
- ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- ☐ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____
- ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- ☐ Notice of Informal Patent Application
- ☐ Other: _____

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 1/14/2008 has been entered.

Election/Restrictions

Applicant's election without traverse of group I comprising claims 1 – 4, 8, 11 and 12 in the reply filed on 1/14/2008 is acknowledged. Claims 14 – 31 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim.

Response to Arguments

Regarding the rejection of the present claims under 35 U.S.C. 102(b) and 103(a) in view of Yager (U.S. Pat. No. 6,007,775 A), applicant's arguments filed 1/14/2008 have been fully considered but they are not persuasive. See the new rejection of the present claims under 35 U.S.C. 112, second paragraph. The previous prior art rejection of the amended claims as being obvious in view of Yager has been modified in view of applicant's arguments and amendments.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1 – 4, 8, 11 and 12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 1 – 4, 8, 11 and 12 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential elements, such omission amounting to a gap between the elements. See MPEP § 2172.01. The omitted elements are:

Regarding claims 1 and 8, it is unclear as to how the reactive constituent is deposited or introduced within the diffusion channel. These claims recite that a reactive constituent is deposited at a stationary position within the diffusion channel. However, in the step for obtaining a differential measurement, the claims further indicate, or appear to imply, that the reactive constituent diffuses *along* the transport axis between the first and second measurement probes. This recitation indicates that the reactive constituent does not remain fixed at a stationary position within the diffusion channel, but that the reactive constituent is further transported along the diffusion channel. Therefore, these claims do not exclude the interpretation that the reactive constituent can be further transported along a transport axis or length of the diffusion channel after deposition or introduction at the stationary position within the diffusion channel. These claims do not positively recite that the reactive constituent remains *fixed* or *immobilized* at the stationary position upon initial deposition or introduction into the diffusion channel. Does the reactive constituent remain fixed at the stationary position upon the initial deposition or

introduction into the diffusion channel? The claim language regarding how the reactive constituent is deposited does not exclude the interpretation that the reactive constituent is deposited or introduced via an inlet that is located at a fixed stationary position along the length of the diffusion channel. Furthermore, if the reactive constituent does indeed remain fixed at the stationary position within the channel, it is unclear as to how a differential measurement for the process is obtained. For example, is only the concentration of the *biochemical species* measured at the first and second measurement probe locations? It appears that the reactive constituent remaining at a fixed stationary position is a critical feature of the invention and this feature should be clearly recited in the base claim. It should be noted that a feature that is indicated as critical in the specification should be recited in the claims (see MPEP § 2164.08c).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1 – 4, 8, 11 and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Yager (U.S. Pat. No. 6,007,775 A).

Regarding claims 1 and 8, Yager anticipates a diffusion based method and device for detecting the activity of a biochemical species in the presence of a reactive constituent within a diffusion channel (20) (see, e.g., col. 1, line 65 – col. 3, line 20; col. 8, lines 8 – 64; figure 1A and 1B). Yager teaches that to measure a detection gradient for an analyte, multiple electrodes can be positioned in series along a diffusion channel (see, e.g., col. 4, lines 48 – 58). Yager

teaches that a reagent (150) enters the flow channel through fluid inlet 50 (see col. 8, lines 24 – 31). Yager teaches that a second reagent channel can be positioned downstream of and in series with the first reagent channel for the sequential addition of reagents (see col. 3, lines 7 – 30). Yager teaches that the channel system of the disclosed device and method can be used to measure concentration of an analyte as a function of distance from the reagent inlet. If the analyte concentration is known, the rate of reaction or activity with the reagent can be obtained from the detection gradient (see col. 11, line 62 – col. 12, line 6). Yager teaches performing kinetic measurements (see, e.g., col. 7, lines 21 – 29). It is inherently anticipated that the disclosed method would employ a correlation step for correlating the measured diffusion gradient response to a predefined baseline diffusion response to determine the reaction rate constant or activity of the biochemical species in the presence of the reactive constituent.

Yager anticipates that the analyte particles diffuse into contact and react with reagent particles. The diffusion detection gradient can be observed at the start 101 and at the end 102 of the detection gradient. The presence of analyte is detected by a change in a property, such as absorbance. The concentration of the analyte can be determined from the distance it takes to change the property, and in particular from the detection gradient (see, e.g., col. 8, lines 32 – 47; figure 1B). Furthermore, Yager teaches that to measure the diffusion detection gradient for an analyte, multiple electrodes or probes can be positioned in series along the channel surface and along the transport axis of the channel (see, e.g., col. 4, lines 48 – 58). Therefore, Yager anticipates obtaining a differential measurement between first and second measurement electrodes or probes, wherein the differential measurement characterizes a diffusion response

occurring between the biochemical species and the reactive constituent along the transport axis and between the first and second measurement probes.

Yager anticipates the depositing or introduction of a reactive constituent or reagent at a stationary position between a first measurement probe and a second measurement probe. Yager anticipates that multiple reagent inlets can be in fixed stationary positions downstream and in series along the channel (e.g., diffusion channel 20) (see, e.g., col. 3, lines 21 – 30; col. 9, lines 27 – 35; col. 10, line 63 – col. 11, line 10). Yager also anticipates the incorporation of a reagent that is at a fixed stationary position within the diffusion channel. For example, Yager discloses that a reactive constituent or reagent can be immobilized at a fixed stationary position within the device (see, e.g., col. 9, lines 36 – 48).

Regarding claim 2, Yager teaches that the sample concentration of the biochemical species to be detected can be varied (see col. 3, line 62 – col. 4, line 3).

Regarding claims 3, 4, 11 and 12, Yager teaches that the method can use ionic species and cells, and including therapeutic drugs (see col. 4, lines 5 – 22; col. 10, lines 38 – 63).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1 – 4, 8, 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yager.

Regarding claims 1 and 8, Yager teaches a diffusion based method and device for detecting the activity of a biochemical species in the presence of a reactive constituent within a diffusion channel (20) (see, e.g., col. 1, line 65 – col. 3, line 20; col. 8, lines 8 – 64; figure 1A). Yager teaches that to measure a detection gradient for an analyte, multiple electrodes can be positioned in series along a diffusion channel (see, e.g., col. 4, lines 48 – 58). Yager teaches that a reagent (150) enters the flow channel through fluid inlet 50 (see col. 8, lines 24 – 31). Yager teaches that a second reagent channel can be positioned downstream of and in series with the first reagent channel for the sequential addition of reagents (see col. 3, lines 7 – 30). Yager teaches that the channel system of the disclosed device and method can be used to measure

concentration of an analyte as a function of distance from the reagent inlet. If the analyte concentration is known, the rate of reaction or activity with the reagent can be obtained from the detection gradient (see col. 11, line 62 – col. 12, line 6). Yager teaches performing kinetic measurements (see, e.g., col. 7, lines 21 – 29).

Yager teaches the depositing or introduction of a reactive constituent or reagent at a stationary position between a first measurement probe and a second measurement probe. Yager teaches that multiple reagent inlets can be in fixed stationary positions downstream and in series along the diffusion channel (see, e.g., col. 3, lines 21 – 30; col. 9, lines 27 – 35; col. 10, line 63 – col. 11, line 10). Yager also teaches the incorporation of a reagent that is at a fixed stationary position within the diffusion channel. For example, Yager discloses that a reactive constituent or reagent can be immobilized at a fixed stationary position within the device (see, e.g., col. 9, lines 36 – 48).

The applicant is advised that the U.S. Supreme Court recently clarified that a claim can be proved obvious merely by showing that the combination of known elements was obvious to try. In this regard, the U.S. Supreme Court explained that, “[w]hen there is a design need or market pressure to solve a problem and there are a finite number of identified, predictable solutions, a person of ordinary skill in the art has a good reason to pursue the known options within his or her technical grasp.” An obviousness determination is not the result of a rigid formula disassociated from the consideration of the facts of the case. Indeed, the common sense of those skilled in the art demonstrates why some combinations would have been obvious where others would not. The combination of familiar elements according to known methods is likely to be obvious when it does no more than yield predictable results. See *KSR Int’l v. Teleflex Inc.*,

127 Sup. Ct. 1727, 1742, 82 USPQ2d 1385, 1397 (2007). In this regard, as discussed above, Yager further teaches the positioning of multiple electrodes or probes along the diffusion channel in series. Therefore, it would have been obvious to a person of ordinary skill in the art to incorporate additional reagent inlets at a fixed stationary position along the diffusion channel, wherein one or more reagent inlets would be positioned between at least two measurement probes to facilitate the detection of a specific reaction product that would act as an indicator that a specific reaction had occurred.

Yager does not specifically teach the use of predefined baseline response data during operation as claimed. However, the use of predefined baseline response data, which would comprise calibration or standard response curves, with detection devices is notoriously well known in the art (see MPEP § 2144.03). Therefore, it would have been obvious to a person of ordinary skill in the art to incorporate the use of predefined baseline diffusion response data with the disclosed method to facilitate effective detection and analysis.

As indicated in figure 1B, Yager teaches that the analyte particles diffuse into contact and react with reagent particles (see col. 8, lines 8 – 61). The diffusion detection gradient can be observed at the start 101 and at the end 102 of the detection gradient. The presence of analyte is detected by a change in a property, such as absorbance. The concentration of the analyte can then be determined from the distance it takes to change the property, and in particular from the detection gradient (see, e.g., col. 8, lines 32 – 47; figure 1B). The concentration data can then be used to determine the activity or rate of reaction of the biochemical species in the presence of the reactive constituent (see, e.g., col. 11, line 62 – col. 12, line 6). Furthermore, Yager teaches that to measure the diffusion detection gradient for an analyte, multiple electrodes or probes can be

positioned in series along the channel surface and along the transport axis of the channel (see, e.g., col. 4, lines 48 – 58). It would have been obvious to a person of ordinary skill in the art to position measurement probes at the start 101 and end 102 locations of the diffusion detection gradient to facilitate concentration measurements for the diffusion detection gradient. Therefore, it would have been obvious to a person of ordinary skill in the art to incorporate the step of obtaining a differential measurement between first and second measurement electrodes or probes, wherein the differential measurement characterizes a diffusion response occurring between the biochemical species and the reactive constituent along the transport axis and between the first and second measurement probes.

Regarding claim 2, Yager teaches that the sample concentration of the biochemical species to be detected can be varied (see col. 3, line 62 – col. 4, line 3).

Regarding claims 3, 4, 11 and 12, Yager teaches that the method can use ionic species and cells, and including therapeutic drugs (see col. 4, lines 5 – 22; col. 10, lines 38 – 63).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian J. Sines whose telephone number is (571) 272-1263. The examiner can normally be reached on Monday - Friday (11 AM - 8 PM EST).

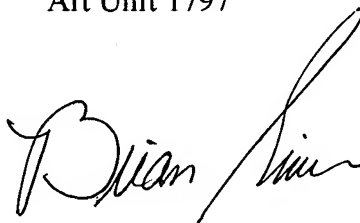
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jill A. Warden can be reached on (571) 272-1267. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Brian J. Sines
Primary Patent Examiner
Art Unit 1797

A handwritten signature in black ink, appearing to read "Brian Sines", with a large, stylized flourish extending from the end of the name.